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UNITED STATES DISTRICT COUF	RΤ	FILED
For the District of Massachusetts	114	CLERKS OFFICE

	2004 MAY 21 P 1: 54
INTERNATIONAL TRUCK AND) ENGINE CORPORATION,)	U.S. DISTRICT COURT DISTRICT OF MASS.
Plaintiff,	
and)	C. A. No. 04CV10875-JLT
INTERNATIONAL TRUCK CENTER OF) BOSTON, LLC,	
Defendant.)	

JOINT MOTION FOR ENLARGEMENT OF TIME

Pursuant to Federal Rule of Civil Procedure 6(b), plaintiff, International Truck and Engine Corporation ("International") and defendant, International Truck Center of Boston ("ITCOB"), respectfully submit this joint motion to enlarge time for ITCOB to answer or file a responsive pleading to International's Complaint from the current deadline of May 24, 2004, to Thursday, June 24, 2004.

As grounds for this joint motion, the parties state that neither of them will be prejudiced by the requested enlargement, and, it will allow the parties additional time to explore on-going settlement discussions.

WHEREFORE, International Truck and Engine Corporation and International Truck
Center of Boston jointly request the Court enlarge time for lTCOB to answer or file a responsive
pleading to International's Complaint from May 24, 2004 to Thursday, June 24, 2004.

INTERNATIONAL TRUCK CENTER OF BOSTON, LLC
By their attorneys,

Paul Marshall Harris, BBO # 223500 Scott A. Silverman, BBO # 638087 Gadsby Hannah LLP

225 Franklin Street Boston, MA 02110 (617) 345-7000

INTERNATIONAL TRUCK AND ENGINE CORPORATION
By their attorneys,

Kent D. B. Sinclair, BBO #639597

Sinda

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Dated: May 21, 2004

CERTIFICATE OF SERVICE

I hereby certify that on this day a true copy of the above document was/were served upon the attorney of record for each party by mail/by hand/electronically.

By:

Date: _5-2/-04

Daw.